Ca	se 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 1 of 14	PageID 3972
1 2 3 4 5	William A. Isaacson Melissa Felder (admi BOIES, SCHILLER 5301 Wisconsin Ave. Washington, D.C. 20 Telephone: (202) 23 Facsimile: (202) 23 Email: wisaacson@b mfelder@bsf	tted <i>pro hac vice)</i> & FLEXNER LLF NW, Suite 800 0015 7-2727 7-6131 osfllp.com	•		
6 7 8 9 10 11	Philip J. Iovieno (adn Anne M. Nardacci (a Christopher Fenlon (a BOIES, SCHILLER 10 North Pearl Street Albany, NY 12207 Telephone: (518) 43- Facsimile: (518) 43- Email: piovieno@bs anardacci@b cfenlon@bsf	dmitted <i>pro hac vi</i> admitted <i>pro hac v</i> & FLEXNER LLF , 4th Floor 4-0600 4-0665 sfllp.com osfllp.com	ice) vice)		
12 13 14 15 16 17	Data Product Manage Inc.; and NECO Allia	MetroPCS Wirele ze Agency Service e of America, Inc.; ement, Inc.; The A ance LLC UNITED S	ess, Inc.; Office Des, LLC; P.C. Ric ABC Appliance, ASI Creditor Liqu	hard & Son Long Inc.; Tech Data Cuidating Trust; Co CT COURT OF CALIFORN	Island Corporation; Corporation and Tech ompuCom Systems,
18 19 20 21 22 23 24 25 26 27 28	IN RE: TFT-LCD (FI ANTITRUST LITIGE This Document Relate SB Liquidation Trust Corp., et al., 3:10-cv- MetroPCS Wireless, Corp., et al., 3:11-cv- Office Depot, Inc. v. A et al., 3:11-cv-02225- Jaco Electronics, Inc. Corp., et al., 3:11-cv-	LAT PANEL) ATION es to: v. AU Optronics -05458-SI Inc. v. AU Optronics -00829-SI AU Optronics Cor -SI . v. AU Optronics	CAS MDI CAS 3:11 3:11 3:11 3:11 3:12 3:10 p., STII ORI	SE NO. M:07-md- L No. 1827 SE NOS. 3:10-cv- -cv-0829-SI; 3:12-cv-02495-SI; 3:12-cv-05765-SI; 3:12-cv-06241-SI; 3:12-cv-01426-SI; 3:12-cv-05625-SI; 3:12-cv-0	05458-SI; 1-cv-02225-SI; 11-cv-03763-SI; 11-cv-04119-SI; 11-cv-05781-SI; 12-cv-00335-SI; 12-cv-02495-SI;
	Case No. 07-md-1827-SI				AND [PROPOSED] ORDER ED TRACK 2 DEADLINES

WHEREAS counsel for Plaintiffs and counsel for Defendants in the Track 2 cases have

28

met and conferred and determined that extending the deadline for Defendants' experts' opposition reports will enable depositions of Plaintiffs' experts to take place at a time more convenient for the Parties, their counsel, and Plaintiffs' experts;

WHEREAS counsel for Plaintiffs and counsel for Defendants in the Track 2 cases have met and conferred and determined that Plaintiffs and Defendants should each receive a one-month extension for submitting their opposition and reply expert reports, with the result that all other unexpired deadlines would be extended to preserve approximately the same number of days previously provided for briefing and hearings under the original schedule, as set forth below;

WHEREAS the following extensions for unexpired deadlines in the Track 2 cases will not prejudice any of the parties or the Court because trial dates have not been scheduled for any of these cases;

NOW THEREFORE, IT IS HEREBY STIPULATED between counsel for Plaintiffs and counsel for Defendants in the Track 2 cases, and subject to the concurrence of the Court, that the Track 2 cases, other than the *State of Oregon* case and the *Hewlett-Packard* case, will adopt the following Track 2 case schedule:

Event	Current Date (pursuant to June 12, 2013 Order)	Revised Date
Close of limited fact discovery unique to DAP and State AG cases	May 17, 2013 (this deadline previously has been amended in certain Track 2 cases)	Unchanged
Service of opening expert reports for plaintiffs	June 13, 2013	Unchanged
Service of underlying data and Code	June 19, 2013	Unchanged
Service of opposition expert Reports	September 24, 2013	October 24, 2013
Service of underlying data and Code	September 30, 2013	October 30, 2013
Plaintiffs and Defendants to Serve Proposed List of Summary Judgment Motions (Copies to be Provided to the Court)	October 22, 2013	November 22, 2013

Case 3:11-cv-02948-M Document 164 Filed 09/06/13 Page 4 of 14 PageID 3975

2	Plaintiffs and Defendants to Meet and Confer Over Proposed List of Summary Judgment Motions and Schedule for Same	October 25-November 11, 2013	November 25- December 11, 2013
3 4 5	Plaintiffs and Defendants to File with the Court Joint List of Proposed Summary Judgment Motions and Proposed Schedule for Summary Judgment Filings	November 13, 2013	December 12, 2013
6	Service of reply expert reports	November 26, 2013	January 27, 2014
7	Service of underlying data and Code	December 4, 2013	February 4, 2014
8	Service of sur-rebuttal expert reports on	February 3, 2014	April 9, 2014
9	downstream pass-on	, , , , , , , , , , , , , , , , , , ,	1 ', '
10	Service of underlying data and Code	February 9, 2014	April 15, 2014
11	Close of expert discovery	March 6, 2014	May 20, 2014
12 13	Last Day to File Supplemental List of Proposed Summary Judgment Motions Based Upon New Information or Issues Raised in the Reply Expert Reports	March 6, 2014	March 27, 2014
14	Last day to file dispositive Motions	April 4, 2014	April 25, 2014
15	Last day to file oppositions to dispositive motions	May 16, 2014	June 6, 2014
16	Last day to file reply briefs in support of dispositive motions	June 27, 2014	July 18, 2014
17	Last day for hearing dispositive motions	July 11, 2014	August 1, 2014

18 19

20

21

24

25

26

Dated: August 23, 2013

By: /s/ Philip J. Iovieno
William Isaacson (admitted pro hac vice)
Melissa Felder (admitted pro hac vice)

Respectfully submitted,

BOIES, SCHILLER & FLEXNER LLP 5301 Wisconsin Avenue NW, Suite 800

Washington, DC 20015 Telephone: (202) 237-2727 Facsimile: (202) 237-6131 Email: wisaacson@bsfllp.com mfelder@bsfllp.com

27

28

Ca	se 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 5 of 14	PageID 3976		
1			Philip J. Ioviend	o (admitted <i>pro l</i>	nac vice)		
2		Anne M. Nardacci (admitted <i>pro hac vice</i>) Christopher Fenlon (admitted <i>pro hac vice</i>) BOIES, SCHILLER & FLEXNER LLP					
3			10 North Pearl	Street, 4th Floor			
4			Albany, NY 12 Telephone: (51	8) 434-0600			
5			Facsimile: (51 Email: pioviend	@bsfllp.com			
6				ci@bsfllp.com @basfllp.com			
7			_	r (admitted <i>pro h</i>			
8				tz (admitted <i>pro</i> LER, & FLEXN	· · · · · · · · · · · · · · · · · · ·		
9				las Boulevard, S			
10			Telephone: (954	4) 356-0011			
11			Facsimile: (954 Email: ssinger)	@bsfllp.com			
12			mschult	tz@bsfllp.com			
13					CS Wireless, Inc.;		
14			Schultze Agency		P.C. Richard & Son		
15			America, Inc.; A	ÅBC Appliance I	TA Cooperative of nc.; Tech Data Corp.		
16			Creditor Liquid	lating Trust; Con	ement, Inc.; The AASI npuCom Systems, Inc.;		
and NECO Alliance LLC							
18							
19		В	Robert W. Turk				
20			Mitchell E. Wic Scott N. Wagne	er			
21			LLP		RICE & AXELROD		
22		1450 Rickell Avenue, Suite 2300 Miami, FL 33131-3456 Telephone: (305) 374-7580 Facsimile: (305) 374-7593	0				
23							
24			Email: rturken@ mwidon	@bilzin.com n@bilzin.com			
25			swagner	:@bilzin.com			
26				laintiffs Tech Da Ianagement, Inc	ta Corp. and Tech . and The AASI		
27			Creditor Liquid				
28							
	Case No. 07-md-1827-SI		-4-	STIPULATION A	AND [PROPOSED] ORDER		

Ca	se 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 6 of 14 PageID 3977		
1	By:/s/ H. Lee Godfrey					
2			H. Lee Godfrey Kenneth S. Mar			
3			Jonathan J. Ros Johnny W. Cart	S		
4			SUSMAN GOI			
5			Houston, TX 7 Telephone: (71	7002		
6			Facsimile: (71	3) 654-6666		
			kmarks(@susmangodfrey.com @susmangodfrey.com		
7				usmangodfrey.com Susmangodfrey.com		
8			Parker C. Folse			
9			Rachel S. Black Jordan Connors			
10			SUSMAN GOI 1201 Third Ave	DFREY L.L.P. enue, Suite 3800		
11			Seattle, WA 98101-3000 Telephone: (206) 516-3880			
12			Facsimile: (20			
13			rblack@	susmangodfrey.com s@susmangodfrey.com		
14			-	laintiff Alfred H. Siegel, as Trustee of		
15				Stores, Inc. Liquidating Trust		
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						
20						
	Case No. 07-md-1827-SI		-5-	STIPULATION AND [PROPOSED] ORDER SETTING REVISED TRACK 2 DEADLINES		

Ca	se 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 7 of 14	PageID 3978		
1		В	By: /s/ Marc M. Seltzer Marc M. Seltzer (54534) Steven G. Sklaver (237612) SUSMAN GODFREY LLP 1901 Avenue of the Stars, Suite 950 Los Angeles, CA 90067-6029				
2							
3							
4			Telephone: (31	.0) 789-3100			
5				r@susmangodfre :@susmangodfre			
6			Erica W. Harris	_	y.com		
7			SUSMAN GOI 1000 Louisiana	OFREY LLP			
8			Houston, TX 7	7002-5096			
9			Telephone: (713) 651-9366 Facsimile: (713) 654-6666 Email: eharris@susmangodfrey.com Attorneys for SB Liquidation Trust				
10							
11			incontege years.	- <u> </u>			
12		В	v: /s/ Jame	es B. Baldinger			
13			By: /s/ James B. Baldinger James B. Baldinger Florida Bar No.: 869899				
14			jbaldinger@carltonfields.com Robert L. Ciotti				
15			Florida Bar No. rciotti@carlton	.: 333141			
16			David B. Esau Florida Bar No.				
17			desau@carltonfields.com CARLTON FIELDS, P.A. CityPlace Tower – Suite 1200 525 Okeechobee Boulevard				
18							
19		West Palm Beach, Florida 33401 Telephone: (561) 659-7070		1			
20			Facsimile: (561) 659-7368				
21			Counsel for Tra	ncFone Wireless,	Inc.		
22							
23							
24							
25							
26							
27							
28							
	Case No. 07-md-1827-SI		-6-		AND [PROPOSED] ORDER		

Ca	se 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 8 of 14 PageID 3979	
1		В	y:/s/ <i>Je</i>	rome A. Murphy	
2	Jeffrey H. Howard (pro hac vice) Jerome A. Murphy (pro hac vice) CROWELL & MORING LLP				
3			1001 Pennsylva Washington, Do	inia Avenue, N.W. C 20004	
4			Telephone: (20 Facsimile: (20	2) 624-2500	
5			Email: jhoward	@crowell.com	
6			<i>5</i> 1 •	@crowell.com	
7				y (CA Bar No. 169806) (CA Bar No. 94255)	
8			Joshua C. Stoke CROWELL & 1	es (CA Bar No. 220214) MORING LLP	
9			515 South Flow	ver Street, 40th Floor	
			Los Angeles, C. Telephone: (21	3) 622-4750	
10			Facsimile: (21 Email: jmurray		
11			jlevine@	©crowell.com ©crowell.com	
12			J		
13			R. Bruce Holco	ms (<i>pro hac vice</i>) mb (<i>pro hac vice</i>)	
14			Christopher T. l ADAMS HOLO	Leonardo (<i>pro hac vice</i>) COMB LLP	
15			1875 Eye Street Washington, Do	NW	
			Telephone: (20	2) 580-8822	
16			Facsimile: (20 Email: adams@	2) 580-8821 adamsholcomb.com	
17				o@adamsholcomb.com o@adamsholcomb.com	
18				laintiffs Jaco Electronics, Inc. and	
19				nation, Inc., and Plaintiffs' Liaison	
20			Counsei		
21					
22					
23					
24					
25					
26					
27					
28					
	Case No. 07-md-1827-SI		-7-	STIPULATION AND [PROPOSED] ORDER SETTING REVISED TRACK 2 DEADLINES	

*By: /s/Lee F. Berger Holly A. House (State Bar No. 136045) Kevin C. McCann (State Bar No. 120874) Lee F. Berger (State Bar No. 222756) Sean Unger (State Bar No. 231694) PAUL HASTINGS LLP 55 Second Street Twenty-Fourth Floor San Francisco, CA 94105 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 Email: kevinmccann@paulhastings.com hollyhouse@paulhastings.com leeberger@paulhastings.com seanunger@paulhastings.com 8 Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co., Display America, Inc.	······································
Kevin C. McCann (State Bar No. 120874) Lee F. Berger (State Bar No. 222756) Sean Unger (State Bar No. 231694) PAUL HASTINGS LLP 55 Second Street Twenty-Fourth Floor San Francisco, CA 94105 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 Email: kevinmccann@paulhastings.com hollyhouse@paulhastings.com leeberger@paulhastings.com seanunger@paulhastings.com 9 Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com)
Lee F. Berger (State Bar No. 222756) Sean Unger (State Bar No. 231694) PAUL HASTINGS LLP 55 Second Street Twenty-Fourth Floor San Francisco, CA 94105 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 Email: kevinmccann@paulhastings.com hollyhouse@paulhastings.com leeberger@paulhastings.com seanunger@paulhastings.com Seanunger@paulhastings.com Understand State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com	
PAUL HASTINGS LLP 55 Second Street Twenty-Fourth Floor San Francisco, CA 94105 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 Email: kevinmccann@paulhastings.com hollyhouse@paulhastings.com leeberger@paulhastings.com seanunger@paulhastings.com Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
San Francisco, CA 94105 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 Email: kevinmccann@paulhastings.com hollyhouse@paulhastings.com leeberger@paulhastings.com seanunger@paulhastings.com Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
Facsimile: (415) 856-7100 Email: kevinmccann@paulhastings.com hollyhouse@paulhastings.com leeberger@paulhastings.com 8 Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
hollyhouse@paulhastings.com leeberger@paulhastings.com seanunger@paulhastings.com Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
8 seanunger@paulhastings.com 9 Brad D. Brian (State Bar No. 079001) Jerome C. Roth (State Bar No. 159483) 10 MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 12 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com 13 Attorneys for Defendants LG Display Co.,	
Jerome C. Roth (State Bar No. 159483) MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
MUNGER, TOLLES & OLSON LLP 355 South Grand Avenue Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
Facsimile: (213) 687-3702 Email: Brad.Brian@mto.com Attorneys for Defendants LG Display Co.,	
13 Attorneys for Defendants LG Display Co.,	
	Ltd. and LG
	, Etai ana Eo
By: /s/ Stephen P. Freccero	
By: /s/ Stephen P. Freccero Melvin R. Goldman (SBN 34097) Stephen P. Freccero (SBN 131093)	
Derek F. Foran (SBN 224569) MORRISON & FOERSTER LLP	
18 425 Market Street San Francisco, CA 94105	
Telephone: (415) 268-7000 Facsimile: (415) 268-7522	
Email: mgoldman@mofo.com sfreccero@mofo.com	
dforan@mofo.com	Daritana
22 Attorneys for Defendants Epson Imaging I Corporation and Epson Electronics Ameri	
23 24	
25	
26	
27	
28	
-8- STIPULATION AND [PROP	

Cas	e 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 10 of 14	PageID 3981	
1		F	By:/s/ C	Carl L. Blumenstei	n	
2			Christopher A. Nedeau (State Bar No. 81297) Carl L. Blumenstein (State Bar No. 124158)			
3			NOSSAMAN I		215194)	
4			San Francisco,			
5			Telephone: (4 Facsimile: (4)	15) 398-2438		
6			cblume	u@nossaman.com nstein@nossaman		
7				@nossaman.com		
8				Defendants AU Op 11cs Corporation 1	tronics Corporation America	
9		т) /-/ <i>(</i>			
10		ľ	By: /s/ C Christopher M	. Curran (<i>pro hac</i>	rran vice)	
11			John H. Chung WHITE & CA			
12				of the Americas		
13			Telephone: (2) Facsimile: (2)	12) 819-8200		
14			Email: ccurran@whitecase.com mtoto@whitecase.com			
15				@whitecase.com		
16				oshiba Corporati td., Toshiba Amer	on, Toshiba Mobile ica Electronic	
17					merica Information	
18			Systems, Inc.			
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						
	Case No. 07-md-1827-S	Ī	-9-	STIPULATION A	ND [PROPOSED] ORDER ED TRACK 2 DEADLINES	

Cas	e 3:11-cv-02948-M	Document 164	Filed 09/06/13	Page 12 of 14 PageID 3983
1		F	By:/s/R	achel S. Brass
2			Rachel S. Bras Joel S. Sanders	s (SBN 219301) s (SBN 107234)
3			GIBSON, DUI	ving (SBN 211696 NN & CRUTCHER LLP
4			San Francisco,	reet, Suite 3000 California 94105
5			jsanders@gibs	
6			rbrass@gibsor	
7			Ltd. in the SB T	Defendants Chunghwa Picture Tubes, Frust, Office Depot, Jaco Electronics,
8			Tech Data, AA	ultze Agency Services, PC Richard, SI Creditor Liquidating Trust,
9			Only	iewsonic, and NECO Alliance Actions
10		<u> </u>	By: /s/ R	obert E. Freitasas (SBN 80948)
11			Jason S. Angel	as (SBN 80548) 1 (SBN 221607) . (SBN 267232)
12			FREITAS TSE	NG & KAUFMAN LLP rkway, Suite 200
13			Redwood Shor Telephone: (6:	es, CA 94065
14			Facsimile: (6 Email: rfreitas	50) 593-6301
15			jangell	@ftklaw.com tklaw.com
16			Č	Defendant HannStar Display
17			Corporation	
18		E	By: /s/ Jo	acob R. Sorensen
19			Jacob R. Soren John M. Grenf	acob R. Sorensen sen (SBN 209134) ell (SBN 88500)
20			Fusae Nara (<i>pr</i> Andrew D. Lai	o hac vice) nphere (SBN 191479)
21			PILLSBURY V	WINTHROP SHAW PITTMAN LLP lero Center, 22nd Floor
22			San Francisco, Telephone: (4	15) 983-1000
23			Facsimile: (41 Email: john.gr	enfell@pillsburylaw.com
24			fusae.na	rensen@pillsburylaw.com ara@pillsburylaw.com
25			andrew	.lanphere@pillsburylaw.com
26				
27				
28				
	Case No. 07-md-1827-S	Ī	-11-	STIPULATION AND [PROPOSED] ORDER SETTING REVISED TRACK 2 DEADLINES

IT IS SO	ORDERED.	
Dated:	8/30/13	Suran Illaton
		Hon. Susan Illston United States District Judge